REMARKS

Claims 1-5, 8-14 are all the claims pending in the application. Applicants again respectfully request that the Examiner acknowledge acceptance of the drawings and Applicants' claim for foreign priority in the next Office Action.

Solely to advance prosecution for exemplary embodiments of the present invention, Applicants have amended claims 1, 2, 5, 11, 13, and 14 to further define the display features of particular exemplary embodiments. Specifically, these claims have been amended to recite that the plural display means are plural, separate display means. In the present invention, in exemplary embodiments, more than one physical display is used. In Murray, however, only one screen is disclosed which may be divided into a plurality of areas.

As to claims 3 and 12, Applicants again submit that one patentable feature includes an extracting means for extracting address data linked to different information from the received information on the basis of the detection result of the identification codes of the detecting means. The Examiner states that this feature is disclosed by "links", citing col. 5, lines 3-67. Applicants note that in the present invention, address data is part of the information received by the receiving means. The "links" recited in this section cited by the Examiner are hypertext links to network cites, that can be included in received e-mail. There is nothing in Murray to suggest that these hypertext links are associated in any way with the identifiers of Murray. In the present invention, as claimed, the address data is extracted based on detection of the identification codes. Thus, Applicants submit that claims 3 and 12 are allowable.

Atty. Docket Q63572

*Amendment under 37 C.F.R. § 1.114(c) U.S. Application No. 09/803,950

In view of the above, reconsideration and allowance of this application are now believed to be in order, and such actions are hereby solicited. If any points remain in issue which the Examiner feels may be best resolved through a personal or telephone interview, the Examiner is kindly requested to contact the undersigned at the telephone number listed below.

The USPTO is directed and authorized to charge all required fees, except for the Issue Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any overpayments to said Deposit Account.

Respectfully submitted,

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